# South Carolina Department of Disabilities & Special Needs Contract Compliance Review Tool (All Services)

#### **ADMINISTRATIVE INDICATORS & GUIDANCE**

Review Year July 2019 through June 2020

Shaded indicators represent data collected for Waiver Evidentiary Reports or Home and Community Based Services Transition Plan Reporting.

A1	Administrative / Operational Issues A1 indicators are scored met/ not met.	Please refer to the Source Documents referenced for specific requirements. Key Indicators are based on DDSN Directives, Service Standards, and Medicaid Policies.
A1-01	For those for whom outlier status has been approved due to the need for enhanced staff support, the Board / Provider provides the additional support as outlined in the approved request.	250-11-DD requires that residential service providers must retain staff schedules that document the increased level of supervision is being provided. The QIO will verify the presence of additional staffing support as well as other supports (i.e., Behavior Support Plan and training [Habilitation] strategies) that are needed in order to decrease the need for outlier funding.  Source: MOA DDSN/HHS, 250-11-DD
A1-02	For those for whom outlier status has been approved due to the need for 1:1 staff support, the Board / Provider provides the additional support as outlined in the approved request.	At the end of each shift that 1:1 Supervision was provided the direct care staff assigned to provide the 1:1 supervision must document that the 1:1 supervision was provided. The QIO will verify the presence of additional staffing support as well as other supports (i.e., Behavior Support Plan and training [Habilitation] strategies) that are needed in order to decrease the need for outlier funding.  Source: MOA DDSN/DHHS, 250-11-DD
A1-03	The Board / Provider has a Human Rights Committee that is composed of a minimum of 5 members and includes representation from a family member of a person receiving services, a person representing those receiving services or a self-advocate nominated by the local self-advocacy group, and a representative of the community with expertise or a demonstrated interest in the care and treatment of persons (employees or former employees must not be appointed). The Board/ Provider has a Human Rights Committee member list (which identifies the above), along with an attendance log for each Human Rights Committee meeting.	South Carolina Code Ann. 44-26-70 requires that each DDSN Regional Center and DSN Board establish a Human Rights Committee. Contract service providers may either use the Human Rights Committee of the local DSN Board or establish their own Committee. Contract providers must have formal documentation of this relationship.  Source: South Carolina Code Ann. 44-26-70 and 535-02-DD
A1-04	The Human Rights Committee will provide review of Board / Provider practices to assure that consumer's due process rights are protected.	Minutes shall be taken of each meeting and shall reflect the date and time of the meeting, those Committee members present and absent, and a record of decisions and recommendations in a manner that readily identifies the issues reviewed, the decisions reached, and the follow-up that is necessary. In addition to reviewing Behavior Support Plans and Psychotropic Medications, the provider must document the HRC's review of any use of emergency restraints. The

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		HRC must also receive notification of alleged abuse, neglect, or exploitation. Each Human Rights Committee, in coordination with the Agency, may establish its own mechanism to receive such reports. The HRC should also advise the DSN Board or contract provider agency on other matters pertaining to the rights of people receiving services and other issues identified by the Human Rights Committee or Agency. The sharing of this information and related discussion must be documented in the HRC meeting minutes.  Source: 535-02-DD
A1-05	Board / Provider implements a risk management and quality assurance program consistent with 100-26-DD and 100-28-DD.	<ul> <li>Board / Provider demonstrates implementation of risk management/quality assurance principles and signed, dated minutes from the Risk Management Committee quarterly reviews through the following measures:         <ul> <li>designated risk manager and a risk management committee</li> <li>written policies/procedures used to collect, analyze and act on risk data</li> <li>documentation of remediation taken;</li> <li>correlating risk management activities with quality assurance activities;</li> <li>developing contingency plan/disaster plan to continue services in the event of an emergency or the inability of a service provider to deliver services. Plan must be reviewed annually.</li> <li>For residential and day service providers: Review of medication errors and remediation (if not conducted through a separate committee for this purpose, documentation must be available).</li> <li>For residential and day service providers: Review of any restraints or restrictive procedures used to ensure compliance with applicable directives.</li> <li>Review of any GERD/ Dysphagia Consultation reports to ensure there has been follow-up on recommendations.</li> </ul> </li> <li>Source: 100-26-DD and 100-28-DD</li> </ul>
A1-06	Board / Provider demonstrates usage of the current incident management profile data report to:  • evaluate provider specific trends over time  • evaluate/explain why the provider specific rate is over, under or at the statewide average  • demonstrate systemic actions to prevent future incidents/ allegations.	Provider must utilize data available within the DDSN Incident Management System for the prior 12 month period. In the event the provider has not had any reports of incidents, they must document the review of trend data and discuss continued actions to prevent incidents and respond where appropriate. Residential and Day service providers must also document review of data entered in the Therap GER module.
A1-07	The Board / Provider follows SCDDSN procedures regarding Medication Error/ Event Reporting, as outlined in 100-29-DD.	For DDSN Residential and Day Services Providers: Determine if the Board / Provider has developed an internal database to record, track, analyze, and trend medication errors or events associated with the administration of medication errors. The method for calculating medication error rate has been defined in DDSN Directive 100-29-DD. Source: 100-29-DD

A1-08	The Board/ Provider utilizes an approved curriculum or system for teaching and certifying staff to prevent and respond to disruptive behavior and crisis situations.	*Not Applicable to Case Management Providers  Source: 567-04-DD
A1- 09	Upper level management staff of the Board/Provider conduct quarterly unannounced visits to all residential settings to assure sufficient staffing and supervision are provided.  Documentation of the visit must include the date and time of the visit, the names of the staff/caregivers and consumers present, notation of any concerns and actions taken in response to noted concerns.	When a residential setting does not utilize a shift model for staffing (e.g. CTH I and SLPI) visits need only to be conducted quarterly. The Provider shall conduct quarterly unannounced visits to all of its residential locations across all shifts excluding third shift in Community Training Home I and Supervised Living I Programs, including weekends, to assure sufficient staffing and supervision per the consumers' plans. Managers should not visit homes they supervise but should visit homes managed by their peers. Senior management may visit any/all of the homes.  Documentation of the visit must include the date and time of the visit, the names of the staff/caregivers and consumers present, notation of any concerns and actions taken in response to noted concerns. SLP II should include visits to all apartments.  Please note: It is not necessary to visit individual SLP II apartments, during 3rd shift, although 3rd shift checks to the complex/staff review are still required. CIRS and CTH I locations do not require unannounced 3rd shift checks.  *Quarterly = 4 times per year with no more than 4 months between visits.  Source: ContractCapitated Model Article III
A1- 10	The Board / Provider /Intake Provider keeps service recipients' records secure and information confidential.	Source: 167-06-DD
A1- 11	The Provider agency of HASCI Division Rehabilitation Supports (RS) maintains required administrative records for the RS Program.	Source: Rehabilitation Supports Manual
A1- 12	Board/Provider conducts all residential admissions/discharges in accordance with 502-01-DD.	Source: 502-01-DD
A1-13	Case Management providers must have a system that allows access to assistance 24 hours daily, 7 days a week.	Source: SCDDSN Case Management Standards
A1- 14	The Residential Habilitation provider must have procedures that specify the actions to be taken to assure that within 24 hours following a visit to a physician, Certified Nurse Practitioner (CNP), or Physician's Assistant (PA), all ordered treatments will be provided. The procedures must include the specific steps to be taken and by whom. The procedures must be current.	Source: Residential Habilitation Standards
A1- 15	The Board/ Provider follows procedures regarding Medication Technician Certification	
A1- 16	program, as outlined in 603-13-DD.  The Provider demonstrates agency-wide usage of Therap for the maintenance of Case	Source: 603-13-DD
71 10	Management records according to the implementation schedule approved by DDSN.	Source: DDSN Therap Requirements

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A1- 17	The Provider demonstrates agency-wide usage of Therap for the maintenance of Residential	
	Services records according to the implementation schedule approved by DDSN.	Source: DDSN Therap Requirements
A1- 18	The Provider demonstrates agency-wide usage of Therap for the maintenance of Day	
	Services records according to the implementation schedule approved by DDSN.	Source: DDSN Therap Requirements
A1-19	The Provider demonstrates agency-wide usage of Therap for the maintenance of Intake	
	records according to the implementation schedule approved by DDSN.	Source: DDSN Therap Requirements
A1-20	The Provider demonstrates agency-wide usage of Therap for General Event Reports (GERs)	*Applies to Day and Residential Services only.
	according to the implementation schedule approved by DDSN.	Source: DDSN Therap Requirements
	Fiscal Issues	Please refer to the Source Documents referenced for specific
A2	A2 indicators are scored met/ not met.	requirements. Key Indicators are based on DDSN Directives, Service Standards, and Medicaid Policies.
A2-01	The Governing Board approves the annual budget and Comprehensive Financial Reports are	Standards, una Medicala Policies.
A2 01	presented at least quarterly to the Governing Board with a comparison to the approved	
	budget.	Source: Contract forCapitated Model and Contract for Non-
A2-02	An Annual Audit Report is presented to Governing Board once a year and includes the	Capitated Model
AZ-02	written management letter. [Board Providers Only]	Source: 275-04-DD
A2-03	The person's financial responsibility is made known to them by the Board / Provider.	
AZ-03	[All Residential Providers]	Source: 200-12-DD
		Please refer to the Source Documents referenced for specific
	Staff Qualifications, Training, and Reporting Requirements	requirements. Key Indicators are based on DDSN Directives, Service
A3	A3 Indicators are scored based on the percentage of compliant files reviewed.	Standards, and Medicaid Policies.
A3-01	The Board / Provider employs Intake Staff who meet the minimum education requirements	
	for the position.	Source: DDSN Intake Standards
A3-02	The Board / Provider employs Intake Staff who meet the criminal background check	
	requirements for the position.	Source: DDSN Intake Standards, DDSN Directive 406-04-DD
A3-03	The Board / Provider employs Intake Staff who meet the CMS "List of Excluded Individuals/	
	Entities" check requirements for the position.	Source: DDSN Intake Standards, DDSN Directive 406-04-DD
A3-04	The Board /Provider employs Intake Staff who meet the DSS Central Registry check	Source: BBSN Intake Standards, BBSN Birective 100 0 1 BB
	requirements for the position.	Source: DDSN Intake Standards, DDSN Directive 406-04-DD
A3-05	The Board /Provider employs Intake Staff who meet the Sex Offender Registry check	Source: Source Standards, Source Tools of St
	requirements for the position.	Source: DDSN Intake Standards
A3-06	The Board /Provider employs Intake Staff who meet the TB Testing requirements for the	
	position.	Source: DDSN Intake Standards, DDSN Directive 603-06-DD
A3-07	The Board / Provider employs Case Management Staff who meet the minimum education	
	requirements to provide Medicaid Targeted Case Management and DDSN State Funded Case	Refer to SCDDSN Case Management Standards for educational, vocational and credentialing requirements.
	Management.	vocational and elementaling requirements.
A3-08	The Board / Provider employs Case Management Staff who meet the criminal background	
	check requirements to provide Medicaid Targeted Case Management and DDSN State	Source: DDSN Case Management Standards, DDSN Directive 406-04-
	Funded Case Management.	DD

A3-10 The Board / Provider employs Case Management Staff who meet the CMS "List of Excluded Individuals/ Entities" check requirements to provide Medicaid Targeted Case Management and DDSN State Funded Case Management Staff who meet the DS Central Registry check requirements to provide Medicaid Targeted Case Management and DDSN State Funded Case Management.  A3-11 The Board / Provider employs Case Management Staff who meet the Sex Offender Registry check requirements to provide Medicaid Targeted Case Management and DDSN State Funded Case Management.  A3-12 The Board / Provider employs Case Management Staff who meet the TB Testing requirements to provide Medicaid Targeted Case Management and DDSN State Funded Case Management.  A3-13 The Board / Provider employs Case Management Staff who meet the TB Testing requirements to provide Medicaid Targeted Case Management and DDSN State Funded Case Management.  A3-14 The Board / Provider employs Case Management Staff with acceptable reference check requirements to provide Medicaid Targeted Case Management and DDSN State Funded Case Management.  A3-15 The Board / Provider employs Case Management Staff who meet the minimum education requirements for the position.  A3-16 The Board / Provider employs Early Intervention Staff who meet the CMS "List of Excluded Individuals/ Entities" check requirements for the position.  A3-17 The Board / Provider employs Early Intervention Staff who meet the DSS Central Registry check requirements for the position.  A3-18 The Board / Provider employs Early Intervention Staff who meet the DSS Central Registry check requirements for the position.  A3-19 The Board / Provider employs Early Intervention Staff who meet the DSS Central Registry check requirements for the position.  A3-10 The Board / Provider employs Early Intervention Staff who meet the DSS Central Registry check requirements for the position.  A3-10 The Board / Provider employs Early Intervention Staff who meet the DSS Central Registry check requirements for the position.  A3-11 The		<u> </u>	<u> </u>
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R background check requirements for the position. credentialing requirements and DDSN Directive 406-04-DD.  A3-22 The Board / Provider employs Waiver Case Management Staff who meet the CMS "List of Excluded Individuals / Entities" check requirements for the position.  A3-23 The Board / Provider employs Waiver Case Management Staff who meet the DSS Registry  Refer to SCDDSN waiver manuals for educational, vocational and credentialing requirements and DDSN Directive 406-04-DD.  Refer to SCDDSN waiver manuals for educational, vocational and Refer to SCDDSN waiver manuals for educational, vocational and Refer to SCDDSN waiver manuals for educational, vocational and Refer to SCDDSN waiver manuals for educational and	A3-21	The Board /Provider employs Waiver Case Management Staff who meet the criminal	Refer to SCDDSN waiver manuals for educational, vocational and
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R Excluded Individuals/ Entities" check requirements for the position.  A3-23 The Board / Provider employs Waiver Case Management Staff who meet the DSS Registry  Refer to SCDDSN waiver manuals for educational, vocational and	A3-22	• • • • • • • • • • • • • • • • • • • •	Refer to SCDDSN waiver manuals for educational, vocational and
Refer to SCDDSN waiver mandais for educational, vocational and			
R check requirements for the position. credentialing requirements and DDSN Directive 406-04-DD.			Refer to SCDDSN waiver manuals for educational, vocational and
	R	check requirements for the position.	credentialing requirements and DDSN Directive 406-04-DD.

A3-24	The Board /Provider employs Waiver Case Management Staff who meet the Sex Offender	
		Refer to SCDDSN waiver manuals for educational, vocational and
R	Registry check requirements for the position.	credentialing requirements.
A3-25	The Board /Provider employs Waiver Case Management Staff who meet the TB Testing	Refer to SCDDSN waiver manuals for educational, vocational and
R	requirements for the position.	credentialing requirements and DDSN Directive 603-06-DD.
A3-26	The Board /Provider employs Waiver Case Management Staff with acceptable reference	Refer to SCDDSN waiver manuals for educational, vocational and
	check requirements for the position.	credentialing requirements and DDSN Directive 406-04-DD.
A3-27	The Board /Provider employs Residential Staff who meet the minimum education	Refer to SCDDSN Residential Habilitation Standards for educational
		and vocational requirements for all staff including those providing
R	requirements for the position.	Intensive Behavioral Intervention (Residential Habilitation Standard
		7.7).
A3-28	The Board /Provider employs Residential Staff who meet the criminal background check	Includes a review of Provider Contractors/Sub Contractors beginning
R	requirements for the position.	<u>10/1/2019.</u>
14	requirements for the position.	Source: DDSN Directive 406-04-DD
A3-29	The Board /Provider employs Residential Staff who meet the CMS "List of Excluded	Includes a review of Provider Contractors/Sub Contractors beginning
R	Individuals/ Entities" check requirements for the position.	<u>10/1/2019.</u>
		Source: DDSN Directive 406-04-DD
A3-30	The Board /Provider employs Residential Staff who meet the DSS Central Registry check	Includes a review of Provider Contractors/Sub Contractors beginning
R	requirements for the position.	<u>10/1/2019.</u>
		Source: DDSN Directive 406-04-DD
A3-31	The Board /Provider employs Residential Staff who meet the TB Testing requirements for	Includes a review of Provider Contractors/Sub Contractors beginning 10/1/2019.
R	the position.	Source: DDSN Directive 603-06-DD
A3-32	The Board /Provider employs Residential Staff with acceptable reference check requirements	Includes a review of Provider Contractors/Sub Contractors beginning
A3-32		10/1/2019.
	for the position.	Source: DDSN Directive 406-04-DD
A3-33	The Board /Provider employs Day Services Staff who meet the minimum education	Refer to SCDDSN Day Services Standards for educational and
R	requirements for the position.	vocational requirements.
A3-34	The Board /Provider employs Day Services Staff who meet the criminal background check	Includes a review of Provider Contractors/Sub Contractors beginning
		10/1/2019.
R	requirements for the position.	Source: DDSN Directive 406-04-DD
A3-35	The Board /Provider employs Day Services Staff who meet the CMS "List of Excluded	Includes a review of Provider Contractors/Sub Contractors beginning
R	Individuals/ Entities" check requirements for the position.	<u>10/1/2019.</u>
	marviadas, Entitles check requirements for the position.	Source: DDSN Directive 406-04-DD
A3-36	The Board /Provider employs Day Services Staff who meet the DSS Central Registry check	Includes a review of Provider Contractors/Sub Contractors beginning
R	requirements for the position.	<u>10/1/2019.</u>
		Source: DDSN Directive 406-04-DD
A3-37	The Board /Provider employs Day Services Staff who meet the TB Testing requirements for	Includes a review of Provider Contractors/Sub Contractors beginning
R	the position.	10/1/2019.
A2 20	The Decard / Dresiden employe Day Comises Stoff with accordable references by	Source: DDSN Directive 603-06-DD
A3-38	The Board / Provider employs Day Services Staff with acceptable reference check	
	requirements for the position.	Source: DDSN Directive 406-04-DD
A3-39	The Board / Provider employs/ contracts Respite/ In-Home Support staff who meet the	Agencies that are contracted will be reviewed separately.
R	minimum education requirements for the position.	

	South Carlotte Department of Disabilities of Special Trees Consider	•
A3-40	The Board / Provider employs/ contracts Respite/ In-Home Support Staff who meet the	
R	criminal background check requirements for the position.	Source: DDSN Directive 406-04-DD
A3-41	The Board / Provider employs/ contracts Respite/ In-Home Support Staff who meet the	Source: DDSN Directive 406-04-DD
R	CMS "List of Excluded Individuals/ Entities" check requirements for the position.	
A3-42	The Board / Provider employs/ contracts Respite/ In-Home Support Staff who meet the	
R	DSS Central Registry check requirements for the position.	Source: DDSN Directive 406-04-DD
A3-43	The Board / Provider employs/ contracts Respite/ In-Home Support Staff who meet the TB	
R	Testing requirements for the position.	Source: DDSN Directive 603-06-DD
A3-44	The Board / Provider employs/ contracts Respite/ In-Home Support Staff with acceptable	
10.15	reference check requirements for the position.	Source: DDSN Directive 406-04-DD
A3-45	Case Managers who provide MTCM or SFCM receive ANE training as required.	Source: DDSN Case Management Standards and DDSN Directive 534- 02-DD
A3-46	Case Managers who provide MTCM or SFCM receive training as required.	Source: DDSN Case Management Standards and DDSN Directive 567-01-DD
A3-47	Waiver Case Management Staff receive ANE training as required.	
R		Source: DDSN Directive 534-02-DD
A3-48 R	Waiver Case Management Staff receive training as required.	WCMs are required to receive twenty (20) hours of training annually. Training must include the following topic areas:  Confidentiality Annual Level of Care for NF and ICF/IID Service Authorizations/ Terminations Waiver Participant Disenrollment Source: DDSN Directive 567-01-DD
A3-49	Early Intervention staff receive ANE training as required.	Source: Early Intervention Standards and DDSN Directive 534-02-DD
A3-50	Early Intervention staff receive training as required.	Source: Early Intervention Standards and DDSN Directive 567-01-DD
A3-51	Residential staff receive ANE training as required.	Source: Residential Habilitation Standards and DDSN Directive 534- 02-DD
A3-52	Residential staff receive training as required.	Source: Residential Habilitation Standards and DDSN Directive 567- 01-DD
A3-53	Day Services staff receive ANE training as required.	Source: Day Services Standards and DDSN Directive 534-02-DD
A3-54	Day Services staff receive training as required.	Source: Day Services Standards and DDSN Directive 567-01-DD
A3-55	Respite/ In-Home Supports staff/ contractors receive ANE training as required.	Note: The indicator will be scored using the number of compliant files/ the total number of files reviewed for this indicator.
		Source: DDSN Directive 534-02-DD
A3-56	Respite/ In-Home Supports staff/ contractors receive training as required.	Refer to DDSN Directive 567-01-DD

	South Carolina Department of Disabilities & Special Feeds Contract	
	Annually, employees are made aware of the False Claims Recovery Act, that the Federal	
A3-57	government can impose a penalty for false claims, that abuse of the Medicaid Program can	Source: Contract for Capitated Model and Source: Contract for
	be reported and that reporters are covered by Whistleblowers' laws.	Non-Capitated Model
A3-58	The "Swallowing Disorders Checklist" is completed annually.	Annual completion of the Swallowing Disorders Checklist is required
		for individuals receiving residential services. Staff can use the
		checklist for an individual receiving day services if there is an ongoing
		concern. The protocol must be completed for any choking incident
		that occurs while at the Day Program. Source: 535-13-DD
A3-59	If a critical incident due to chaking (with airway electruction) accurred or if a non-electructing	Source. 333-13-DD
A3-39	If a critical incident due to choking (with airway obstruction) occurred or if a non-obstructing	
	choking incident occurred, "yes" responses were noted on the "Swallowing Disorders	
	Checklist" and the "Swallowing Disorders Follow-Up Assessment" was completed not more	
	than five business days after the incident and submitted to DDSN for review.	Source: 535-13-DD
A3-60	If "yes" was noted as a response to any item (other than choking) on the "Swallowing	
	Disorders Checklist", the "Swallowing Disorders Follow-Up Assessment" was completed and	
	submitted with the "Checklist" to DDSN for review, not more than ten business days after	
	responding "yes" to an item on the "Checklist".	Source: 535-13-DD
A3-61	All actions/recommendations included in "Required Provider Follow-Up" on the Swallowing	The person's Plan (residential, day services or case management)
	Disorders Consultation Summary, were added to the person's plan (residential, day services	should be amended to include any actions/recommendations noted
	or case management) and implemented within 30 calendar days or reason for non-	in "Required Provider Follow-Up" resulting from the review of the
	implementation was documented.	"Checklist" and the "Assessment". All actions/recommendations
	implementation was accumented.	noted in "Required Provider Follow-Up" must be implemented within
		30 calendar days or there must be written justification for non- implementation.
		Source: 535-13-DD
		3001CC. 333 13 DD

#### **SERVICE AREA INDICATORS & GUIDANCE**

Review Year July 2019 through June 2020

IN	Intake/ Operational Issues	Please refer to the Source Documents referenced for specific requirements. Key Indicators are based on DDSN Directives, Service Standards, and Medicaid Policies.
IN-01	Contact with the Intake service user is made within five (5) business days of the receipt of an authorization for Intake or reflects more than one (1) attempt to contact within five (5) business days.	Source: Intake Standards
IN-02	<ul> <li>Documentation includes sufficient information to prove that a thorough explanation of the following was provided to the service user or his/her representative:</li> <li>The process for Intake including next steps,</li> <li>DDSN as an agency and how services through DDSN are provided;</li> <li>Services potentially available through DDSN is determined eligible for services, including the criteria to be met in order for services to be authorized.</li> </ul>	Source: Intake Standards
IN-03	Intake activities are documented within five (5) business days of the occurrence of the activity.	Source: Intake Standards
IN-04	Contact with or on behalf of the service user occurred, at a minimum, every ten (10) business days.	Source: Intake Standards
IN-05	If terminated, Intake was only terminated when, during a thirty (30) calendar day period, at least three (3) consecutive attempts to contact the service user/ representative were unsuccessful or by request from the individual who is going through the Intake Process.	Source: Intake Standards
CM	Case Management	Please refer to the Source Documents referenced for specific requirements. Key Indicators are based on DDSN Directives, Service Standards, and Medicaid Policies.
CM-01	The person's file contains approval for Case Management.	A valid precertification date range is acceptable documentation for approval of Case Management.  Source: SCDDSN Waiver Case Management Standards, SCDDSN Non-Waiver Case Management Standards  Applies to Waiver for dates of service prior to 7/1/19. Applies only to Non-Waiver consumers after 7/1/19.
CM-02	The person's file contains documentation that establishes the person in a target group, if receiving MTCM.	Source: SCDDSN Case Management Standards Applies to Waiver <u>and</u> Non-Waiver consumers
CM-03	An assessment of the person's needs is completed.	Source: SCDDSN Case Management Standards Applies ONLY for Non-Waiver consumers
CM-04	A face-to-face contact with the person in his/her residence is made at the time of initial/annual assessment.	Source: SCDDSN Case Management Standards Applies to Waiver <u>and</u> Non-Waiver consumers
CM-05	A plan addressing the person's assessed needs is completed.	Source: SCDDSN Case Management Standards

	South Cur office of Disabilities of Special Freeds Constitution	Applies ONLY for Non-Waiver consumers
614.66	<del>-</del>	
CM-06	The plan contains all required components.	Source: SCDDSN Case Management Standards
		Applies ONLY for Non-Waiver consumers
CM-07	The plan is signed, titled and dated by the Case Manager.	Source: SCDDSN Case Management Standards
		Applies to Waiver <u>and</u> Non-Waiver consumers
CM-08	The plan is signed by the person or his/her representative.	Source: SCDDSN Case Management Standards
		Applies to Waiver <u>and</u> Non-Waiver consumers
CM-09	The person must be provided a copy of the plan.	Source: SCDDSN Case Management Standards
		Applies ONLY to Non-Waiver consumers
CM-10	Annually, people are provided information about abuse, neglect and exploitation and	Source: SCDDSN Case Management Standards
	information about critical incidents.	Applies ONLY for Non-Waiver consumers
60.4.44		Courses CCDDCN Coop Management Standards
CM-11	Contact (face-to-face, email or telephone) is made with the person, his/her family or	Source: SCDDSN Case Management Standards
	representative or a provider who provides a service to the person at least every 60 days.	Applies to Waiver <u>and</u> Non-Waiver consumers
CM-12	The Case Management Assessment and Plan must be reviewed at least 180 days from the	Source: SCDDSN Case Management Standards
	Date of the Plan.	Score ONLY for Non-Waiver consumers
CM-13	The 180 Day Plan Review must be completed in consultation with the person/his/her	Source: SCDDSN Case Management Standards
CIVI 13		
	representative. Consultation must include a face-to-face visit in the person's natural	Applies to Waiver and Non-Waiver consumers prior to 7/1/19. Score
	environment.	ONLY for Non-Waiver consumers after 7/1/19.
CM-14	Case notes are appropriately documented and include all Case Management activity on	Source: SCDDSN Case Management Standards
	behalf of the person and justify the need for Case Management.	Applies to Waiver <u>and</u> Non-Waiver consumers
WCM	Waiver Case Management Activities	Please refer to the Source Documents referenced for specific
		requirements. Key Indicators are based on DDSN Directives, Service
VA/CDA O1	For youth, any lied waiten westiging up the first you food to food anything any lated within any	Standards, and Medicaid Policies.  Will not be seemed until EV2020 2021. For information only
WCM-01	For newly enrolled waiver participants, the first non-face-to-face contact is completed within one	Will not be scored until FY2020-2021. For information only
R	month of waiver enrollment.	
WCM-02	For newly enrolled waiver participants, the first quarterly face-to-face visit is completed within	Will not be scored until FY2020-2021. For information only
R	three months of waiver enrollment.	
WCM-03	Each month, except during the months when required quarterly face-to face visits are completed, a	Will not be scored until FY2020-2021. For information only
R	non-face-to-face contact is made with the participant or his/her representative and documented	
	appropriately.	
WCM-04	At least one face-to-face contact must take place in the person's residence every six months.	Will not be scored until FY2020-2021. For information only
R	The period of the second of the period of th	, , , , , , ,
WCM-05	Quarterly face-to-face visits are appropriately documented.	Will not be scored until FY2020-2021. For information only
R	The state of the s	
WCM-06	Participants receive two (2) waiver services every month, with the exception of the initial enrollment	Will not be scored until FY2020-2021. For information only
	period (up to 60 days).	
WCM-07	Case notes intended to document Waiver Case Management activities are sufficient in content to	Will not be scored until FY2020-2021. For information only
R	support Medicaid billing and entered within 7 calendar days.	, , , ,
	Support incursal silling and critered within 7 calcillar days.	

		Please refer to the Source Documents referenced for specific requirements. Key Indicators are based on DDSN Directives, Service
WA	Waiver Activities	Standards, and Medicaid Policies.
WA-01 R	The Plan is developed as required.	Source: Guidelines for the DDSN Planning Process, Waiver Manual
WA-02 R	The plan includes Waiver service(s) name, frequency of the service(s), amount of service(s), duration of service(s), and valid provider type for service(s).	Due to the SCDDSN Waiver Administration Division entering plan information, after 10/30/17, SCDDSN will be held responsible for recoupment and citation of this indicator. This indicator will not be calculated in the provider score. Data will be collected for Waiver Evidentiary Reporting only.  Source: Waiver Manual
WA-03 W	Service needs outside the scope of Waiver services are identified in Plans and addressed.	Source: Waiver Manual
WA-04	Needs in the Plan are justified by formal or informal assessment information in the record.	Source: Guidelines for the DDSN Planning Process, Waiver Manual pertaining to needs assessment.
WA-05	Assessment(s) justify the need for all Waiver services included on the plan.	Source: Waiver Manual
WA-06	Services/ Interventions are appropriate to meet assessed needs.	Source: Waiver Manual
WA-07 R	The Plan identifies appropriate funding sources for services/interventions.	Due to the SCDDSN Waiver Administration Division entering plan information, after 10/30/17, SCDDSN will be held responsible for recoupment and citation of this indicator. This indicator will not be calculated in the provider score. Data will be collected for Waiver Evidentiary Reporting only.  Source: Guidelines for the DDSN Planning Process for defined resources, Waiver Manual
WA-08	The Plan is provided to the participant/ representative.	Source: Waiver Manual
WA-09 R	The Plan is amended / updated as needed.	Source: Guidelines for the DDSN Planning Process and Waiver Manual.
WA-10	The Support Plan is signed by the person or his/her representative.	Source: Waiver Case Management Standards
WA-11	The Plan is reviewed at least every 180 days.	Score for dates of service prior to 7/1/19. No longer required after 7/1/19 so would be n/a.  Refer to Case Management Standards and Guidelines for the DDSN Planning Process
WA-12	The person/legal guardian (if applicable) will receive information on abuse and neglect annually.	Source: Waiver Manual
WA-13	For ID/RD and CS Waiver – At the time of annual planning, all children enrolled in the ID/RD and CS Waiver receiving CPCA services must have a newly completed physician's order (Physician's Information Form – MSP Form 1), and assessment (SCDDSN Personal Care/Attendant Care Assessment). Physician's order and assessment are required annually.	See MSP forms/attachments in the CPA section of the ID/RD and CS Waiver Manuals.

	South Cur office Department of Distriction Constitution	•
WA-14	Documentation is present verifying that a choice of provider was offered to the participant/	Source: Waiver Manual
W	family for each new Waiver service.	
WA-15	The Freedom of Choice Form is present.	Source: Waiver Manual
WA-16	The Initial Level of Care is present.	Review the initial LOC determination to verify it was completed
VV-10	The initial Level of Care is present.	within 30 days prior to or on the date of Waiver enrollment.
MA 17	The west surrent Level of Care Determination is completed appropriately and detect	Source: Waiver Manual
WA-17	The most current Level of Care Determination is completed appropriately and dated	Source: Walver Marida
R	within 365 days of the last Level of Care determination and is completed by the	
	appropriate entity.	
WA-18	The current Level of Care is completed appropriately and supported by the assessments	Source: Waiver Manual
R	and documents indicated on the Level of Care determination.	
WA-19	For HASCI – The Acknowledgement of Choice and Appeal Rights Form completed prior to	If participant was a competent adult at time of Waiver initial
	Waiver enrollment and annually.	enrollment or re-enrollment, but physically unable to sign, both the
	,	form and a Service Note should indicate why participant's signature
		was not obtained. Source: Waiver Manual
WA-20	Acknowledgement of Rights and Responsibilities is completed annually.	Source. Walver Marida
VVA-20	Acknowledgement of kights and kesponsibilities is completed annually.	Source: Waiver Manual
14/4 24	NAGE CONTROL C	
WA-21	Waiver services are provided in accordance with the service definitions found in the Waiver	Source: Waiver Manual
	document.	
WA-22	For ID/RD and HASCI Waiver – If Nursing Services are provided, an order from the physician	Source: Waiver Manual
	is present and is consistent with the authorization form.	
WA-23	Authorization forms are properly completed for services as required, prior to service	Source: Waiver Manual
R	provision.	
WA-24	Authorized waiver services are suspended when the waiver participant is hospitalized, or	NOTE: Not intended for Institutional Respite cases.
R	temporarily placed in an NF or ICF/IID.	Source: Waiver Manual
WA-25	Waiver termination is properly completed.	Source: Waiver Manual
R	waiver termination is properly completed.	
WA-26	The Double input / Legal Cupydian (if applicable) was notified in switing regarding any denial	Not required in the case of death.
	The Participant/Legal Guardian (if applicable) was notified in writing regarding any denial,	Source: Waiver Manual
R	termination, reduction, or suspension of Waiver services with accompanying	
	reconsideration/appeals information.	
WA-27	Information including the benefits and risks of participant/ representative directed care is	Source: Waiver Manual
	provided to the participant/ representative prior to the authorization of Adult Attendant	
	Care (ID/RD), Attendant Care (HASCI), or In Home Supports (CS).	
WA-28	Before authorization of Adult Attendant Care Services (ID/RD), Attendant Care (HASCI), or In	Source: Waiver Manual
	Home Supports (CS) the absence of cognitive deficits in the participant/ representative that	
	would preclude the use of participant/ representative directed care is assessed and	
	documented.	
M/A 20		Source: Waiver Manual
WA-29	Before authorization of Adult Attendant Care Services (ID/RD), Attendant Care (HASCI), or In	Source. Walver Wallual

	Home Supports (CS), the participant/ representative is provided information about hiring	
	management and termination of workers as well as the role of the Financial Management	
	System is provided to the participant/ representative.	
WA-30	For HASCI Waiver – The risks associated with refusing a Waiver service have been identified	Source: HASCI Waiver Manual
	and documented.	
WA-31	For HASCI Waiver – The unavailability of a Waiver service provider is documented and	Source: HASCI Waiver Manual
	actively addressed.	
WA-32	For HASCI Waiver – Copies of Daily Logs for Self-Directed Attendant Care are received and	Source: HASCI Waiver Manual
	the service is monitored.	
WA-33	For individuals awarded a waiver slot within the review period, the waiver enrollment	Source: Waiver Manual
	timeline was followed to receive the Freedom of Choice or the Waiver Declination form or	
	to follow the Waiver Non-Signature Declination process.	
WA-34	For individuals awarded a waiver slot within the review period, the waiver enrollment	Source: Waiver Manual
	timeline was followed to request the Level of Care or to follow the Waiver Non-signature	
	Declination process.	
WA-35	For individuals awarded a waiver slot within the review period, the waiver enrollment	Source: Waiver Manual
	timeline was completed to get the individual enrolled in the waiver.	
		Please refer to the Source Documents referenced for specific
HRS	HASCI Division Rehabilitation Supports	requirements. Key Indicators are based on DDSN Directives, Service Standards, and Medicaid Policies.
HRS-01	The RS Record contains a valid Medical Necessity Statement (MNS).	Source Document: Rehabilitation Supports Manual
ПИЗ-01	The KS Record contains a valid Medical Necessity Statement (MNS).	Source Document. Remadintation Supports Manage
HRS-02	The RS Record documents a comprehensive assessment of needs and strengths to guide	Source Document: Rehabilitation Supports Manual
	development or update of an IPOC.	
HRS-03	The RS Record contains a valid Individual Plan of Care (IPOC).	Source Document: Rehabilitation Supports Manual
		Course Downson't Debah What's a Course of Manual
HRS-04	The RS Record contains 90 Day Progress Reviews of the IPOC.	Source Document: Rehabilitation Supports Manual
HRS-05	The RS Record contains a Rehabilitation Supports Summary Note for each day that RS were	Source Document: Rehabilitation Supports Manual
	received.	
HRS-06	The RS Record contains a Rehabilitation Supports Monthly Progress Summary for each	Source Document: Rehabilitation Supports Manual
	month RS were received.	
HRS-07	The RS service provision billed to SCDDSN is substantiated in the RS Record.	Source Document: Rehabilitation Supports Manual

<b>D</b> C4		Please refer to the Source Documents referenced for specific requirements. Key Indicators are based on DDSN Directives, Service
RS1	Residential/ Health Services	Standards, and Medicaid Policies.
RS1-01	For new residential admissions, prior to providing residential habilitation, a preliminary plan	Prior to providing residential habilitation, a preliminary plan must be developed to ensure health, safety, supervision and rights protection
	must be developed to ensure health, safety, supervision and rights protection while the	while the person is undergoing functional assessment for goal
	person is undergoing functional assessment for goal planning. At the time of admission, the	planning. At the time of admission, the preliminary plan for the
	preliminary plan for the person must be implemented.	person must be implemented. When assessments are completed and
		training needs/priorities have been identified with the participation and input of the person, the residential support plan will be
		completed and will replace the preliminary plan.
RS1-02	The Residential Support Plan must include the person's goals/objectives related to	Source: Residential Habilitation Standard 4.4
R	Residential Habilitation including:	
	a) The type and frequency of care to be provided	
	b) The type and frequency of supervision to be provided	
	c) The functional skills training to be provided	
	d) Any other supports/interventions to be provided	
	e) Description of how each intervention will be documented.	
RS1-03	A comprehensive functional assessment:	The assessment does not have to be re-done annually. It is acceptable to review the assessment and indicate the date of review
R	A. Is completed prior to the development of the initial plan	and the fact that the assessment remains current and valid. This
	B. Is updated as needed to insure accuracy.	notation must be signed or initialed by the staff that completed the
		review.
		Source: Residential Habilitation Standards
RS1-04	Within 30 days of admission and within every 365 days thereafter, a residential plan is	Source: Residential Habilitation Standard 4.1
R	developed:	
	a) that supports the person to live the way he/she wants to live	
	b) that reflects balance between self-determination and health and safety	
	c) that reflects the interventions to be applied.	
RS1-05	The effectiveness of the residential plan is monitored and the plan is amended when:	As a general rule, if no progress has been noted for three (3)
R	a) No progress is noted on a goal	consecutive months with no reasonable justification for the lack of progress, the plan must be amended.
	b) A new strategy, training, or support is identified; or	progress, the plan must be amended.
	c) The person is not satisfied with the support.	Source: Residential Habilitation Standard 4.7
RS1-06	A quarterly report of the status of the interventions in the plan must be completed.	Source: Residential Habilitation Standards
RS1-07	People are informed of their rights, supported to learn about their rights, and supported to	All people residing in CTH I, CTH II, CRCF, CIRS, SLP I and SLP II must
	exercise their rights.	be informed of their rights and supported to learn about and exercise their rights.
		their rights.
		Source: Residential Habilitation Standard 2.0
RS1-08	Personal freedoms are not restricted without due process.	Due process means human rights review of any restriction.
		The person must be offered the opportunity to attend the HRC meeting and have someone accompany them to assist in advocating
		meeting and have someone accompany them to assist in advocating

	South Carolina Department of Disabilities & Special recus-contract	for themselves, if they so desire. Verified by Service Notes.
		Source: Residential Habilitation Standards, Directive 535-02-DD
RS1-09	People are supported to manage their own funds to the extent of their capability.	Source: Residential Habilitation Standard 2.0 200-12-DD Management of Funds for Individuals
RS1-10	People who receive services are trained on what constitutes abuse and how and to whom to report.	All people who reside in CTH I, CTH II, CRCF, CIRS, SLP II and SLP I require training in what constitutes abuse and how and whom to report it.  Source: Residential Habilitation Standard 2.2, Directive 534-02-DD
RS1-11	A legally enforceable agreement (lease, residency agreement or other form of written agreement) is in place for each person.	Source: Residential Habilitation Standard 1.3
RS1-12	People receive a health examination by a licensed Physician, Physician's Assistant, or Certified Nurse Practitioner who determines the need for and frequency of medical care and there is documentation that the recommendations are being followed.	The health care received is comparable to any person of the same age, group and sex. (i.e., mammogram for females 40 and above, annual or as prescribed by a physician pap smears, prostate checks for males over 50, etc.)  Source: Residential Habilitation Standard 6.0 and 6.1
RS1-13	People receive a dental examination by a licensed Dentist who determines the need for and frequency of dental care, and there is documentation that the Dentist's recommendations are being carried out.	A person who is edentulous may be checked by a physician.  Note: If a person has refused dental care, there must be documentation of this in the file.  Source: Residential Habilitation Standard 6.0
RS1-14	Each resident must be provided with a key to his/her bedroom.	Source: Residential Habilitation Standard
RS1-15	Each resident must be provided with a key to his/her home.	Source: Residential Habilitation Standard
RS2	Residential/ Behavior Support Services	Please refer to the Source Documents referenced for specific requirements. Key Indicators are based on DDSN Directives, Service Standards, and Medicaid Policies.
RS2-01	Behavior(s) that pose a risk to the person, others, the environment, or that interfere with his/her ability to function in the environment are addressed.	Source: Residential Habilitation Standard 5.0, Directive 600-05-DD
RS2-02	Prior to the development of a behavior support plan, indirect assessment must be conducted, including a review of the DDSN Support Plan and, if they exist, existing behavior support plan and supervision plan.	Written information in the BSP and/or assessment file indicates that each component of the assessment was conducted.  a) Does the Support Plan reflect the need for behavior support services?
RS2-03	Prior to the development of a behavior support plan, indirect assessment must be	Source: Residential Habilitation Standards 4.0 A completed Functional Assessment Interview form or other
	conducted, including an interview using the Functional Assessment Interview Form (O'Neill, et al., 2014) or another empirically validated functional assessment instrument - such as the QABF (Questions About Behavioral Function, Matson & Vollmer, 1995) - with two or more	empirically validated functional assessment instrument (and, if necessary, supplemental assessment documentation) containing the 10 items in this section must be available.
	people who spend the most time with the person (can include the person) must include (or be supplemented by additional assessment documentation which includes) the following:  1. Description of problem behavior	If the QABF (or other empirically validated functional assessment interview tool) is used there must be information provided in the assessment results (via a note) that specifies where information on

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	2. Listing of ecological and setting events that predict the occurrence and/or non-occurrence of the behavior	each component is located.
	3. Listing of possible antecedents that predict the occurrence and/or non-occurrence of the behavior	
	4. Listing of possible consequences (access, escape/avoid, automatic) that maintain the	
	problem behavior	
	5. Record of information on the efficiency of the problem behavior	
	6. List of functional alternatives the person currently demonstrates	
	<ul><li>7. Description of the person's communication skills</li><li>8. Description of what to do and what to avoid in teaching</li></ul>	
	9. Listing of what the person likes (potential reinforcers)	
	10. Listing of the history of the problem behavior(s), previous interventions, and	
	effectiveness of those efforts	Source: Residential Habilitation Standards 4.2.
RS2-04	Prior to the development of a behavior support plan, indirect assessment must be	Setting events, antecedents, problem behavior, and consequences
	conducted, including the development of summary statements based on the Functional	must be specified in the functional assessment document.
	Assessment Interview (contains information on setting events, antecedents, problem	
200 05	behavior, and consequences)	Source: Residential Habilitation Standards 5.1
RS2-05	Direct Assessment must be conducted to verify the indirect assessment information. It	A summary must be included in the functional assessment (document) that includes the relative frequency of specific
	includes: Observational data collection forms and/or observational summaries that represent two or	antecedents and consequences for individual problem behaviors.
	more sessions using A-B-C recording in direct observation for a minimum of:	This can be either a table or narrative format.
	(1) 3 or more total hours or	The functional assessment is a document that can be separate from
	(2) 20 occurrences of the target behavior(s).	the BSP (conclusions referenced in the BSP) in the BSP. In either case,
	If no problem behavior is observed, observational information must be summarized to	the entire functional assessment document must be available.
	describe contexts that support the non- occurrence of target behavior.	If during observations no target behaviors are observed, either
		summarized A-B-C data from staff observations or conduct
	If observational data do not verify the indirect assessment information, then the summary	additional observations that do include occurrences of the target behavior(s) must be included.
	statements must be revised to correspond to the direct assessment data.	
RS2-06	Behavior Support Plans must contain a description of the person and his/her background:	Source: Residential Habilitation Standard 5.2  a) Collect behavioral data in accordance with the Residential
N32-00	1) Name, age, gender, residential setting,	Habilitation Standards 6.0 – 6.5.
	2) Intellectual and adaptive functioning,	b) Procedures for training DSP(s) must be documented in either
	3) Health concerns,	the BSP, training materials, or training documentation. c) Documentation of DSP training must be present to indicate
	4) Mobility status,	training prior to the effective date / implementation date of any
	5) Communication skills,	addendum/amendment to the BSP. Documentation must specify: 1) training on observation and behavioral data
	6) Typical activities and environments,	collection system and on treatment procedures, and 2)
	7) Supervision levels,	retraining on 1if needed.
	8) Preferred activities, items, and people, and	Note: N/A with explanation may be acceptable

	9) Non-preferred activities, items, and people.	d) If opportunities to observe (a) antecedent, teaching, or consequence strategies for acceptable behavior, (b) response strategies to problem behavior, or (c) both are infrequent or not observed during a fidelity check, it would be sufficient to observe the DSP(s) practicing the BSP procedures by role-playing.  Note: If N/A, then explanation is needed  If the BSP addresses more than one setting (e.g., Day Program, Home, etc.), then the fidelity check should, on a rotating basis, be conducted in each setting addressed by the plan.  Source: Residential Habilitation Standard 5.3
RS2-07	Behavior Support Plans must contain details of locations where BSP will be implemented and identification of program implementers.	
RS2-08	Behavior Support Plans must contain Problem Behaviors and Replacement Behaviors in terms that are observable, measurable, and on which two independent observers can agree.	<ul> <li>a) Collect behavioral data in accordance with the Residential Habilitation Standards 6.0 – 6.5.</li> <li>b) If opportunities to observe (a) antecedent, teaching, or consequence strategies for acceptable behavior, (b) response strategies to problem behavior, or (c) both are infrequent or not observed during a fidelity check, it would be sufficient to observe the DSP(s) practicing the BSP procedures by roleplaying.</li> <li>Note: If N/A, then explanation is needed</li> <li>Source: Residential Habilitation Standards</li> </ul>
RS2-09	Behavior Support Plans must contain a summary of direct assessment results.	<ul> <li>c) Collect behavioral data in accordance with the Residential Habilitation Standards 6.0 – 6.5.</li> <li>d) If opportunities to observe (a) antecedent, teaching, or consequence strategies for acceptable behavior, (b) response strategies to problem behavior, or (c) both are infrequent or not observed during a fidelity check, it would be sufficient to observe the DSP(s) practicing the BSP procedures by roleplaying.</li> <li>Note: If N/A, then explanation is needed</li> <li>Source: Residential Habilitation Standards</li> </ul>
RS2-10	<ol> <li>Behavior Support Plans must contain objectives for each problem behavior, including:</li> <li>Person's name,</li> <li>Operational, measurable and observable way to describe behavior,</li> <li>Conditions under which the behavior occurs or should occur, and</li> </ol>	Collect behavioral data in accordance with the Residential Habilitation Standards 6.0 – 6.5.
	4) Criteria for completion (performance and time).	Source: Residential Habilitation Standards

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RS2-11	Behavior Support Plans must contain Competing Behavior Model for each class of problem behavior that includes function of problem behavior and replacement behavior based on direct assessment	Collect behavioral data in accordance with the Residential Habilitation Standards 6.0 – 6.5.
		Source: Residential Habilitation Standards
RS2-12	<ol> <li>Behavior Support Plans must contain objectives for each replacement behavior, including:</li> <li>Person's name,</li> <li>Measurable and observable way to describe behavior,</li> <li>Conditions under which the behavior occurs or should occur, and</li> </ol>	Collect behavioral data in accordance with the Residential Habilitation Standards 6.0 – 6.5.
	4) Criteria for completion (performance and time).	Source: Residential Habilitation Standard 5.3
RS2-13	Behavior Support Plans must contain Support Procedures that include each of the following:  1) Setting Event/Antecedent Strategies  2) Teaching Strategies  3) Consequence Strategies  4) Crisis Management Strategies  5) Data Recording Method  6) Data Collection Forms	Collect behavioral data in accordance with the Residential Habilitation Standards 6.0 – 6.5.  Source: Residential Habilitation Standards
	6) Data Collection Forms	
RS2-14	DSP(s) responsible for implementing a BSP must be fully trained to:	a) Collect behavioral data in accordance with the Residential
	1) collect behavioral data, and	Habilitation Standards 6.0 – 6.5.
	2) implement the BSP procedures	Course Pacidential Habilitation Standards
DC2 45	Describer of the factor of the property of the	Source: Residential Habilitation Standards  Procedures for training DSP(s) must be documented in either the
RS2-15	Procedures for training DSP(s) on implementation must include:	BSP, training materials, or training documentation.
	1) written and verbal instruction,	but, training materials, or training documentation.
	2) modeling,	
	3) rehearsal, and	
	4) trainer feedback.	Source: Residential Habilitation Standards
RS2-16	Documentation of DSP(s) training must accompany the plan and must include:	Documentation of DSP training must be present to indicate training
	1) person's name,	prior to the effective date / implementation date of any
	2) date of initial training,	addendum/amendment to the BSP. Documentation must specify: 1)
	3) date of additional DSP(s) training,	training on observation and behavioral data collection system and on
		treatment procedures, and 2) retraining on #1 if needed.
	4) names and signatures of DSP(s) trained, and	Source: Residential Habilitation Standards
	5) name of trainer and/or authorized secondary trainer.	Source. Residential Habilitation Standards
RS2-17	Fidelity procedures must occur quarterly and must document direct observation of DSP(s)	Note: N/A with explanation may be acceptable
	implementing procedures according to the plan. Documentation must include: person's	If opportunities to observe (a) antecedent, teaching, or consequence
	name,	strategies for acceptable behavior, (b) response strategies to
	,	problem behavior, or (c) both are infrequent or not observed during
	1) name(s) of DSP(s) being observed,	a fidelity check, it would be sufficient to observe the DSP(s) practicing
	2) date, location and time (including duration) of observation,	the BSP procedures by role-playing.  If the BSP addresses more than one setting (e.g., Day Program
	3) description of procedures observed,	If the BSP addresses more than one setting (e.g., Day Program, Home, etc.), then the fidelity check should, on a rotating basis, be
	4) directions and/or description for scoring DSP performance,	conducted in each setting addressed by the plan.
	5) signature of observed DSP, and signature of the observer.	and a second actions and a second by the plum
		Source: Residential Habilitation Standards

RS2-18	Dragrass manifering must accur at least monthly and roly on prograss summary notes that	Monitoring is reflected in the monthly progress note.
N32-16	Progress monitoring must occur at least monthly and rely on progress summary notes that include:  a) Graphs that are legible and contain:  i. Title related to behavior measured,  ii. X- and Y-axis that are scaled and labeled  iii. Labeled gridlines  iv. Consecutive and connected data points,  v. Legend for data points (when more than one type is used), and  vi. Phase lines and labels for changes (i.e., programmatic, environmental, medical, and/or medication changes)	<ul> <li>a) Graph must be available and contain all elements. A color graph is acceptable as long as the color copies are available to all members of the support team.</li> <li>b) The progress note should describe these items related to the desired outcome in the objective.</li> <li>c) The progress note should describe these items related to the desired outcome in the objective. May in some cases be "N/A". When "N/A" an explanation is needed.</li> <li>d) This would be documented by a dated, titled meeting sign- in sheet identifying the person, the reason(s) for lack of progress, and the revisions to BSP procedures that are to be implemented and DSP(s) to be trained for the revision, or justification for no revision.</li> <li>If this is not applicable to the case reviewed then "N/A" with explanation is sufficient.</li> <li>Signature sheets must be in the file.</li> <li>Source: Residential Habilitation Standard 5.5</li> </ul>
RS2-19	Progress monitoring must occur at least monthly and rely on progress summary notes that include a visual analysis that includes description of the level, trend, and variability of each behavior along with discussion related to programmatic, environmental, medical, and/or medication changes.	Source. Residential Habilitation Standard 3.3
RS2-20	Progress monitoring must occur at least monthly and rely on progress summary notes.  Details of future (planned) implementation must be described and include any barriers that need to be addressed (e.g., inaccurate implementation, incomplete data collection, etc.), and any changes that need to be made to the procedures based on lack of progress or deteriorating performance.	
RS2-21	If fidelity procedures reveal that the BSP is being properly implemented and data properly collected, yet no progress is observed for the problem behavior, replacement behavior, or desired behavior for 3 consecutive months, then the Functional Assessment and its summary must be revisited with input from program implementers to determine the benefits modifying or augmenting BSP procedures or enhancing DSP training	Note: If the fidelity procedures reveal that the BSP is not being properly implemented or data are not being properly collected, then re-training of the DSP(s) is sufficient, and no team meetings or plan modifications are required.
RS2-22	When psychotropic medication is given to address problem behavior that poses a significant risk to the person (i.e., self-injury), others (i.e., physical aggression) or the environment (i.e., property destruction) a Behavior Support Plan that addresses the specific behaviors for which the medication is given must be present.	A Behavior Support Plan (BSP) is not required when documentation/data clearly indicates that the person is not exhibiting behavior that poses significant risk. A BSP is not required when evidence supports that the person has reached the lowest effective dosage based on data.  Source: Residential Habilitation Standard 5.5, Directive 600-05-DD
RS2-23	As needed by the person, but at least quarterly, psychotropic medications and the BSP are reviewed by the prescribing physician, the professional responsible for behavioral interventions, and support team.	Source: Directive 600-05-DD

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RS2-24	The specific behaviors/psychiatric symptoms targeted for change by the use of the	Source: Directive 600-05-DD
	Psychotropic medication are clearly noted.	S
RS2-25	The Psychotropic Drug Review process provides for gradually diminishing medication	Source: Directive 600-05-DD
	dosages and ultimately discontinuing the drug unless clinical evidence to the contrary is	
	present.	6 8 4 525 07 00
RS2-26	Consent for health care or restrictive interventions is obtained in accordance with 535-07-	Source: Directive 535-07-DD
	DD.	
RS2-27	When prescribed anti-psychotic medication or other medication(s) associated with Tardive	Note: If medication associated with Tardive Dyskinesia is prescribed at the time of admission, a baseline T.D. score is obtained within one
	Dyskinesia, monitoring is conducted.	month.
		Source: Directive 603-01-DD
RS2-28	Restraints are employed only for the purpose of protecting the person or others from harm	
	and only when it is determined to be the least restrictive alternative possible and a GER is	Courses Directives 567 04 DD and 600 05 DD. CED Dequirements for
	entered in Therap by the end of the shift.	Source: Directives 567-04-DD and 600-05-DD, GER Requirements for DDSN providers
	Day Services	Please refer to the Source Documents referenced for specific
	A"DDSN Day Service" includes Employment-Group Services through a Mobile Work Crew	requirements. Key Indicators are based on DDSN Directives, Service
	or Enclave, Career Preparation Community Service, Day Activity, or Support Center.	Standards, and Medicaid Policies.
DS1	of Enclave, Career Preparation Community Service, Day Activity, or Support Center.	
	**************************************	
DC4 04	*With the exception of Employment–Individual (See D2 Indicators)	Courses Day Comition Chandrada
DS1-01	After acceptance into service but prior to the first day of attendance in a DDSN Day Service,	Source: Day Services Standards
DC4 00	a preliminary plan must be developed that outlines the care and supervision to be provided.	Cauras, Day Camisas Chandards
DS1-02	On the first day of attendance in a DDSN Day Service, the preliminary plan must be	Source: Day Services Standards
204.00	implemented. OBSERVATION: The interventions in the plan are implemented.	Course Day Con See Chardenda
DS1-03	Within thirty (30) calendar days of the first day of attendance in a DDSN Day Service and	Source: Day Services Standards
R	annually thereafter, an assessment will be completed.	Course Day Consists Characterists
DS1-04	The assessment identifies the:	Source: Day Services Standards
R	(1) abilities / strengths,	
	(2) interests / preferences and	
	(3) Needs of the consumer.	Course Day Con See Chardenda
DS1-05	Based on the results of the assessment, within thirty (30) calendar days of the first day of	Source: Day Services Standards
R	attendance and within 365 days thereafter, a plan is developed with input from the	
DC4 00	consumer and/or his/her legal guardian.	Courses Day Comises Steendards
DS1-06	The plan must include:	Source: Day Services Standards
R	a) A description of the interventions to be provided including time limited and	
	measurable goals/objectives when the consumer participates in Employment – Group	
	Services, Career Preparation, Community Services, and/or Day Activity.	
	b) or, a description of the care and assistance to be provided when the consumer	
	participates in Support Center.	

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DS1-07	The plan must include a description of the type and frequency of supervision to be provided.	Source: Day Services Standards and DDSN Directive 510-01-DD
DS1-08	For Support Center Services, the plan must include a description of the kinds of activities in	Goals and objectives are not required for Support Center Services.
	which the consumer is interested or prefers to participate.	Note: This Indicator is N/A for all other Day Services.
		Source: Day Services Standards
DS1-09	The interventions in the plan must support the provision of the DDSN Day Service(s) as	Source: Day Services Standards
R	defined in the standards.	
DS1-10	As soon as the plan is developed, it must be implemented.	Source: Day Services Standards
DS1-11	Data must be collected as specified in the plan and must be sufficient to support the	Source: Day Services Standards
R	implementation of the plan for each unit of service reported.	
DS1-12	At least monthly, the plan is monitored by the Program Director or his/her designee to	Source: Day Services Standards
	determine its effectiveness.	
DS1-13 R	The plan is amended when significant changes to the plan are necessary.	NOTE: Amendments to paper plans must be made using a separate form identified as a plan amendment, indicating the date of the amendment, the name and date of birth, the reason for the amendment, and description of how the plan is being amended. Plans developed in Therap's ISP Programs do not require a paper amendment form but should reflect the reason for the change to the ISP Program.  Source: Day Services Standards
DS1-14	Restraints are employed only for the purpose of protecting the person or others from harm	Source: 567-04-DD and 600-05-DD, GER Requirements for DDSN
	and only when it is determined to be the least restrictive alternative possible and a GER is	providers
	entered in Therap by the end of the shift.	
	Employment-Individual Placement	Please refer to the Source Documents referenced for specific requirements. Key Indicators are based on DDSN Directives, Service
DS2		Standards, and Medicaid Policies.
DS2-01	A comprehensive vocational service assessment that is appropriate for the authorized	Source: Employment Services Standards
R	service is completed within 30 calendar days of admission/enrollment in the service	
	which is to be provided at a 1:1 staffing ratio.	
DS2-02	An individual plan of employment is developed within 30 calendar days of admission/	Source: Employment Services Standards
R	enrollment.	
DS2-03	The record will contain notations that show evidence of monitoring and evaluation of	Source: Employment Services Standards
R	progress towards achieving and maintaining work.	
DS2-04	An individual plan of employment is developed by the Program Director or his/her designee	Source: Employment Services Standards
	with participation from the individual and/or his/her legal guardian based on the results of the assessment.	Jource. Employment Services Standards
DS2-05	Employment activities are specific to obtaining the individual's employment goal.	Source: Employment Services Standards
		Source: Employment Services Standards

#### **EARLY INTERVENTION INDICATORS & GUIDANCE**

Review Year July 2019 through June 2020

EI	Early Intervention	Please refer to the Source Documents referenced for specific requirements. Key Indicators are based on DDSN Directives, Service Standards, and Medicaid Policies.
EI-01	Written Prior Notice is given to the family prior to six-month update and annual IFSP.	Not Applicable to DDSN Only Source: IDEA, BabyNet Manual
EI-02	Written Prior Notice is given to the family prior to a formal change review of the IFSP.	Not Applicable to DDSN Only Source: IDEA, BabyNet Manual
EI-03	The Parent/Caregiver is provided a copy of the Plan annually and at the 6 month review. <b>DDSN only</b> – The Parent/Caregiver is provided a copy of the Plan annually and at the 6 month review within 10 days of completion.	Source: BabyNet Manual, DDSN EI Manual
EI-04 R	Individualized Family Service Plan (IFSP)/Family Service Plan (FSP) is completed annually.	If not met, document review period dates and date range out of compliance.  IFSP must be current within one year, not to exceed 6 months from the last 6 month review, if applicable. The last page must be signed by the family and the EI.  Source: IDEA, BabyNet Manual, DDSN EI Manual
EI-05	IFSP/FSP six-month review is completed within 6 months from the initial/annual review of the IFSP/FSP.	Source: IDEA, BabyNet Manual, DDSN EI Manual
EI-06	Documentation exists that the Early Childhood Outcomes (ECO) were assessed and documented on the Child Outcome Summary (COS) at entry.	Not Applicable to DDSN Only Source: IDEA, BabyNet Manual
EI-07	Documentation exists that the EI sought the input of other team members during the completion of the entry COS.	Not Applicable to DDSN Only Source: IDEA, BabyNet Manual
EI-08	Documentation exists that the Early Childhood Outcomes (ECO) were assessed and documented on the Child Outcome Summary (COS), if applicable, at exit.	Not Applicable to DDSN Only  Note: If the child received six months or less of services, the ECO exit will not be required. No exit required if provider did not complete entry.  Source: IDEA, BabyNet Manual
EI-09	Documentation exists that the EI sought the input of other team members during the completion of the exit COS.	Not Applicable to DDSN Only Source: IDEA, BabyNet Manual
EI-10	IFSP/FSP includes current developmental information.	Not Applicable to DDSN Only Source: IDEA, BabyNet Manual, DDSN El Manual
El-11	All BabyNet services are listed on the "Planned Services" section of the IFSP, to include intensity, frequency, length, and a start and end date.	Not Applicable to DDSN Only Note: Must have an end date from plan to plan. Source: BabyNet Manual
EI-12	If the child's IFSP/FSP indicates the need for more than 4 hours per month of family training, the service notes indicate that information has been sent to the Office of Children's Services	Source: DDSN EI Manual

	for review. A Service Justification Form signed by staff from the Office of Children's Services	
EI-13	must be present in the file.  All needs that are documented on the child's IFSP are provided within 30 days of identification unless there was a child/parent driven reason why the service wasn't provided.	Not Applicable to DDSN Only  If no provider available or the child is placed on a provider waiting list, El should make monthly attempts to locate a provider. If monthly follow up is documented in services notes, do not cite. Delays in service provision at the request of the family should not be considered. Delays due to the inability to locate a family or their lack of attendance at scheduled appointments should not be considered. Source: BabyNet Manual
EI-14	Transition to other services or settings is coordinated.	Source: DDSN EI Manual, El Services Provider Manual, BabyNet Manual
EI-15	The Transition referral is sent to the LEA by the time the child turned 2.6 years old.	Not Applicable to DDSN Only Source: El Services Provider Manual, BabyNet Manual
EI-16	Transition Conference is held no later than 90 days prior to the child's third birthday.	Not Applicable to DDSN Only Source: El Services Provider Manual, BabyNet Manual
EI-17	Outcomes/goals are based on identified needs and the team's concerns relating to the child's development.	Source: El Services Provider Manual, BabyNet Manual, DDSN El Manual
EI-18	Outcomes/goals are/have been addressed by the Early Interventionist.	Source: El Services Provider Manual, BabyNet Manual, DDSN El Manual
EI-19	Assessments are completed every 6 months or as often as changes warrant.	Source: El Services Provider Manual, BabyNet Manual
EI-20 W	Family Training is provided according to the frequency determined by the team and as documented on the IFSP "Planned Services" section of the IFSP or the "Other Services" section of the FSP.	If the parent/caregiver cancels the visit the EI does NOT have to offer to make the visit up.  Source: EI Services Provider Manual, BabyNet Manual, DDSN EI Manual
EI-21	Family Training summary sheets include goals and objectives for each visit as well as follow-up objectives for the next visit.	Source: DDSN El Manual
EI-22 W	Entries for Family Training visits include how parent/caregiver(s) participated in visit.	Source: DDSN El Manual, El Services Provider Manual
EI-23	Family Training activities should vary. Activities planned must be based on identified outcomes on the IFSP/FSP.	Source: DDSN EI Manual
EI-24	Family Training activities correspond to outcomes on the outcome/goal section on the IFSP/FSP.	Source: DDSN EI Manual, EI Services Provider Manual
EI-25	Time spent/reported preparing for a Family Training visit corresponds with the activity planned.	Source: DDSN EI Manual, EI Services Provider Manual
EI-26	If the Early Interventionist is unable to provide Family Training for an extended period of time (more than a month) the family is offered a choice of an alternate Early Interventionist.	Source: IDEA, BabyNet Manual, DDSN EI Manual
EI-27	Service Notes document why and how the Early Interventionist participated in meetings/appointments on the child's behalf.	Source: DDSN EI Manual
EI-28	If applicable, documentation in service notes indicates that the case was closed.	Source: DDSN EI Manual
EI-29	Medical Necessity form is completed prior to any services being delivered and/or reported.	Source: El Services Provider Manual
EI-30	Did the child receive more than 3 hours of FT/SC in any calendar month? (Except for the	Note: For Informational purposes only. Does not affect the

	months in which an initial plan, annual plan, or transition conference were held).	score.
EI-31	Service Agreement is signed and present in file once a need for a DDSN service has been identified.	Not Applicable to BabyNet Only Source: DDSN El Manual
EI-32	The Choice of Early Intervention Provider is offered annually.	Not Applicable to BabyNet Only Source: DDSN El Manual
EI-33	IFSP/FSP "Other Services" section reflects the amount, frequency and duration of services being received. For the IFSP, this section should reflect non-BabyNet services (Waiver, Family Support Funds, Respite, ABC, etc.). For the FSP, this section should reflect all current services.	Not Applicable to BabyNet Only Source: IDEA, BabyNet Manual, DDSN Manual
EI-34	<b>DDSN Only</b> – There is a signed Service Justification form in the file for any child 5 years of age or older being served in Early Intervention.	Source: DDSN EI Manual
EI-35	<b>DDSN Only</b> – For children who are seeking DDSN eligibility, and family training is identified as a need, the Early Interventionist has 45 days from the eligibility date to complete the FSP.	Source: DDSN El Manual
EI-36	<b>DDSN Only</b> – When file is transferred from another Case Management /Family Training provider a new FSP is completed or the current plan is updated within 14 days.	Source: DDSN El Manual
EI-37	<b>DDSN Only</b> – FSP includes current information relating to vision, hearing, medical and all areas of development to include health.	Source: DDSN EI Manual
EI-38	<b>DDSN Only</b> – If less than 2 hours per month of Family Training is identified on the FSP, there is an approved Service Justification Form in the file.	Source: DDSN EI Manual